THE HONORABLE RICHARD A. JONES

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

v.

BERNARD ROSS HANSEN and DIANE RENEE ERDMANN,

Defendants.

No. CR18-092RAJ

ORDER ON DEFENDANTS' MOTION TO PRECLUDE GOVERNMENT FROM CALLING BELATEDLY DISCLOSED WITNESSES

THIS MATTER comes before the Court upon defendants' Motion to Preclude Government from Calling Belatedly Disclosed Witnesses (Dkt. # 307) and the files and pleadings herein. Through this motion, Defendants ask the Court to prohibit the government from calling several witnesses—Reed Thayer, Patty Williams, Jack Szczerban, and Dino Vasquez. Dkt. # 307 at 1-2. Defendants say that these witnesses were disclosed long after the Court's deadline for the parties to disclose their witness lists and should be excluded accordingly. *Id.* at 2-3.

On July 15, 2021, after hearing argument from the parties, the Court denied the motion as to Dino Vasquez and Patty Williams for the reasons stated therein. Dkt. # 319. The Court also denied the motion as moot as to Reed Thayer, whom the government no longer plans to call as a witness. Finally, as to Jack Szczerban, the Court took the motion

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under advisement.

Now, having considered the defendants' written submission and the parties' oral argument, the Court **DENIES** the motion as to Jack Szczerban. The Court finds that permitting Mr. Szczerban to testify will not result in undue prejudice to defendants and that there is good cause to permit the government to call Mr. Szczerban during its case in chief.

To be sure, the Court notes defendants' concern. They worry that Mr. Szczerban's testimony will be "substantive" given that "his 302 report (produced to the defense while jury selection was under way) yields unique information that would not otherwise be presented to the jury through previously disclosed government witnesses—namely, that Northwest Territorial Mint was allegedly not an authorized dealer of products minted by the U.S. Mint, and details about the U.S. Mint's production timelines for certain products." Dkt. # 307 at 3. Defendants argue that the government's belated disclosure "does not allow adequate time for [their] counsel to investigate these new factual allegations." *Id.* In the interest of justice and to mitigate any prejudice to defendants, the Court prohibits the government from calling Mr. Szczerban any sooner than **Wednesday**, **July 21, 2021**. The Court finds that this will allow defendants' counsel sufficient time to conduct the investigation they desire.

For the foregoing reasons, defendant's motion to exclude is **DENIED** as to Mr. Szczerban.

DATED this 16th day of July, 2021.

The Honorable Richard A. Jones United States District Judge

Richard A Jones